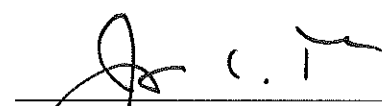


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

SYNTEGRAL CONSULTING CORPORATION, d/b/a HIP HOP GRUBSPOT, a Florida corporation and MIRIAM CHERY,	X
	:
Plaintiffs,	:
	<b><u>RULE 7.1 STATEMENT</u></b>
-against-	:
	:
KEITH CLINKSCALES, LAMONTE JONES, V. BROWN COMPANY, a New York Corporation d/b/a KTC VENTURES, INC., PEPSICO, INC., a North Carolina corporation, and ESPN, INC., a Delaware corporation,	:
	:
Defendants.	:
	X

Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for Defendant PepsiCo, Inc. (a private non-governmental party) certifies that it is a North Carolina corporation with its principal place of business located at 700 Anderson Hill Road, Purchase, New York 10577, and is a publicly traded corporation.

Dated: New York, New York  
July 15, 2010



**LUBOJA & THAU, LLP**  
 Jonathan C. Thau, Esq. (JT 6014)  
 Enika L. Altman (EA 7803)  
 10 East 40<sup>th</sup> Street, 30<sup>th</sup> Floor  
 New York, NY 10016  
 (212) 779-9800  
 (212) 252-0457 (fax)  
[jthau@luboja-thau.com](mailto:jthau@luboja-thau.com)  
[ealtman@luboja-thau.com](mailto:ealtman@luboja-thau.com)

*Attorneys for PepsiCo, Inc. and  
LaMonte Jones*